

MOR 3-29-83

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Charles D. Jones

Serial No.: 331,042

For : ANTIESTROGENIC AND ANTI-

ANDROGENIC BENZOTHIOPHENE

Filed : December 16, 1981

Docket No.: X-5526A

Group Art Unit:

Examiner: 883 chwartz 3-25-8

CEPULD 120

AMENDMENT AND RESPONSE TO OFFICE ACTION

Commissioner of Patents and Trademarks

Washington, D. C. 20231

Sir:

## AMENDMENT

. چائس

## In The Claims

Amendment of the claims of the above-titled application as described immediately below is requested.

In each of Claims 8-16, cancel the term "1,".

In Claim 24, lines 5-6, cancel the phrase "or at risk of suffering from such a condition".

In Claim 48, before the phrase "a compound" in the second line, insert the phrase ---an effective amount of---.

## Remarks

The amendments above are presented in response to the Office Action and observations made by the Examiner in the interview of February 17, 1983.

Claims 8-16 are amended to remove their former dependency on Claim 1. The amendment avoids the rejection of those claims under 35 U.S.C. 112 as being indefinite because they refer to the group  $R^2$  or  $R^3$ , which do not appear in Claim 1. They now depend only from claims which specifically name those groups.